CHAP. 913.—Joint Resolution Providing for the erection of a public historical museum on the site of Fort Defiance, Defiance, Ohio.

May 29, 1928. [S. J. Res. 82.] [Pub. Res., No. 60.]

Resolved by the Senate and House of Representatives of the of War is authorized and directed (1) to cooperate with the proper with Ohio in selecting official of the State of Ohio in selecting a site for public site fo official of the State of Ohio, in selecting a site in the public park as memorial to General maintained by the State of Ohio on the site of Fort Defiance, at Anthony Wayne, in public park in. Defiance, Ohio, and (2) to construct thereon, as a memorial to General Anthony Wayne, a public museum suitable for housing a collection of historical relics which is already available; but such museum shall not be constructed until the State of Ohio has made adequate provision for its care and maintenance, and the Secretary of War pended until sum from may, in his discretion, suspend all construction under this Act until Ohio available. the State of Ohio has made available the sum of \$50,000, to be used in the construction of such museum.

Care, etc., by Ohio.

Construction

Sec. 2. The plans for such museum shall be subject to the approval Approval of plans.

of the National Commission of Fine Arts. SEC. 3. There is hereby authorized to be appropriated the sum of sum authorized to be appropriated. \$25,000, or so much thereof as may be necessary, to carry out the Post, p. 1866. provisions of this Act.

Sum authorized to be

Approved, May 29, 1928.

CHAP. 914.—Joint Resolution Relating to the immigration of certain relatives of United States citizens and of aliens lawfully admitted to the United States.

May 29, 1928. [S. J. Res. 5.] [Pub. Res., No. 61.]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That section 4 of the Immigration Act of 1924 is amended by striking out the word "or" at the end of subdivision (d) and by striking out the period grants. Vol. 43, p.155, amendat the end of subdivision (e) and inserting in lieu thereof a semi-ed. colon and the word "or" and by adding after subdivision (e) a new subdivision to read as follows:

Immigration Act of 1924. Nonquota immi-

"(f) A woman who was a citizen of the United States and who dittanship by marriage prior to September 22, 1922, lost her citizenship by reason of her to an allen, but at the time of her application for an immimigration visa applied for. gration visa is unmarried."

New subdivision.

SEC. 2. Subdivision (a) of section 4 of the Immigration Act of vol. 43, p.155, amend-1924 is amended to read as follows:

"(a) An immigrant who is the unmarried child under twenty-one a citizen, or husband years of age, or the wife, of a citizen of the United States, or the husband of a citizen of the United States by a marriage occurring prior to June 1, 1928. prior to June 1, 1928;"

Sec. 3. Section 6 of the Immigration Act of 1924 is amended, to Vol. 43, p.155, amendtake effect July 1, 1928, to read as follows:

"Sec. 6. (a) Immigration visas to quota immigrants shall be is- Issue of visas each

sued in each fiscal year as follows:

"(1) Fifty per centum of the quota of each nationality for such cent of the year's quota year shall be made available in such year for the issuance of immiof each nationality, for specified classes. gration visas to the following classes of immigrants, without priority of preference as between such classes: (A) Quota immigrants who etc., of citizens who are the fathers or the mothers, or the husbands by marriage occur- are 21 years old or over. ring after May 31, 1928, of citizens of the United States who are twenty-one years of age or over; and (B) in the case of any agriculturists, their nationality the quota for which is three hundred or more, quota wives and minor children. immigrants who are skilled in agriculture, and the wives, and the dependent children under the age of eighteen years, of such immigrants skilled in agriculture, if accompanying or following to join them.

Availability of remainder of quota to unmarried minor children or wives of permanent alien residents.

"(2) The remainder of the quota of each nationality for such year, plus any portion of the 50 per centum referred to in paragraph (1) not required in such year for the issuance of immigration visas to the classes specified in such paragraph, shall be made available in such year for the issuance of immigration visas to quota immigrants of such nationality who are the unmarried children under twentyone years of age, or the wives, of alien residents of the United States who were lawfully admitted to the United States for permanent residence.

Portion not required for specified classes available to other quota immigrants.

"(3) Any portion of the quota of each nationality for such year not required for the issuance of immigration visas to the classes specified in paragraphs (1) and (2) shall be made available in such year for the issuance of immigration visas to other quota immigrants of such nationality.

Month of issue, for preference rights.

"(b) The preference provided in paragraphs (1) and (2) of subdivision (a) shall, in the case of quota immigrants of any nationality, be given in the calendar month in which the right to preference is established, if the number of immigration visas which may be issued in such month to quota immigrants of such nationality has not already been issued; otherwise, in the next calendar month." Approved, May 29, 1928.

May 29, 1928. [8. J. Res. 130.] [Pub. Res., No. 62.]

CHAP. 915.—Joint Resolution Suspending certain provisions of law in connection with the acquisition of lands within the Alabama National Forest.

Alabama National Forest. Preamble. Vol. 36, p. 962.

Whereas section 7 of the Act of March 1, 1911 (Thirty-sixth Statutes, page 961), provides "That no deed or other instrument of conveyance shall be accepted or approved by the Secretary of Agriculture under this Act until the legislature of the State in which the land lies shall have consented to the acquisition of such land by the United States for the purpose of preserving the navigability of navigable streams"; and Whereas the State of Alabama by an Act approved November 30,

1907, consented to such acquisitions; and

Whereas the State of Alabama by an Act approved September 28, 1923, repealed the aforesaid Act of November 30, 1907; and

Whereas the Secretary of Agriculture was not informed of said repeal and continued to contract for the purchase of certain lands within the present exterior boundaries of the Alabama National Forest, located in Winston, Lawrence, and Franklin Counties, in the said State of Alabama; and

Whereas the forestry officials of the said State of Alabama approved the policy of consolidation of lands within the present exterior boundaries of the aforesaid Alabama National Forest: Now, there-

fore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of section 7 requiring the consent of the said State legislature for the acquisition of such lands be and the same are hereby suspended as to any unacquired lands within the present exterior boundaries of the said Alabama National Forest until and including December 31, 1930.

Approved, May 29, 1928.

Requiring consent of State legislature for acquisition of addi-tional lands for, sus-pended until Decem-ber 30, 1930.